Laws of New Jersey. [BY AUTHORITY.]

CHAPTER CCXLVII. A Further supplement to an set entitled "An ing the said report; and the common council act for the formation of borough govern-ments," approved April fifth, one thousand eight hundred and seventy-eight, and the third, one thousand eight hundred and eighty-Assembly of the State of New Jersey, That in

case of non-payment of taxes at the time ap-pointed by law, the borough collector shall make out a list of the names of the delinquents with the sums due from them respectively there to annexed, and deliver them to some justice of the peace of the county on the twentieth day day shall happen on a Sunday, and then on the next day following. 2. And be it enacted, That it shall be the duty of said justice of the peace on receiving a list of the names of such delinquents, to administer ar

oath to said collector that the moreys in said list mentioned have been duly demanded, or due notice thereof given or left at the usual place of residence of each delinquent who can be found, or who may reside in said borough, and thereupon give the said collector a receipt of such list, cetifying therein the names of the delinquents, and the sums at which they are respectively assessed; and it shall also be the duty of said justice of the peace to make out and deliver to the collector of such borough a warrant of warrants at the time, and as provided by law, in case of a return of a list of delinquent taxpayers by the town-hip collector to a justice of the peace, and to deliver the same to the said jus-3. And be it enacted that all acts and parts of acts inconsistent with this act are hereby re-Approved May 7, 1889.

CHAPTER CCXLVIII. An act to amend an act entitled " An act to in

crease the powers of boards of commiss ers," approved February Iwenty-first, one thousand eight hundred and eighty-eight.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That section one of the act entitled "An act to increase the powers of boards of commissioners," approved February twenty-first, one thousand ight hundred and eighty-eight, be and the same is hereby amended so that the same shall read as follows:

T. Be it enacted by the Senate and General Assembly of the State of New Jersey, That in all towns in this State where the governing sower has been committed to a board of commisssioners elected annually by a vote of the freeholders or the legal voters of such town, such board of commissioners shall, in addition to the powers now vested by law in them, hereafter have the power to pass, alter, amend and receal ordinances for the following purposes: I. To prevent and suppress breaches of the peace and disorderly assemblages, and to define and suppress disorderly houses in said town;

II. To provide for a board of health to 'act in case of the prevalence of epidemic diseases; III. To abate and cause the removal of nuisances, and, at the expense of the owner or oc-cupant, the cleaning and disinfection of premtained, such award shall be made to the

owners as " owners naknown," and also a ses where nuisances are maintained detrimental designation and description of the lands as-IV. To compel the owner of abutting lands sessed for benefits, with the amounts so assessed on each plot or piece of land, and to pave or flag sidewalks, and upon the refusal or neglect of such owner to comply with such ordinance, to cause the same to be done at the expense of such owner, said boards of commisners being hereby empowered to recover such cost or expense of such owner in an action of debt in any court of competent jurisdicknown." abutting lands to keep the sidewalks and gut-ters free from snow and ice and other impedi-

ments, and to keep the said sidewalks in a safe, convenient and passable condition at all throwing of waste matter, ashes or garbage in the public streets or on lands belonging to or VII. To license and regulate public hacks, carlages, carts, trucks and other vehicles used for

and other shows and exhibitions whatsoever proposed to be performed or exhibited within IX. To establish, regulate and control a day and night police, and to regulate and define the anner of their appointment and removal, their X. To fix the penalty for the violation of any rdinance authorized by this act or other acts ow in force applicable to the powers of such by said boards, which penalty may be passed by said boards, which penalty may be imprison-ment in the county jail not exceeding ten days, or a fine not exceeding fifty dollars, or both; all prosecutions for the violation of any ordinances so authorized shall be made before any justice of the peace residing within the limits of said town, jurisdiction being hereby confered.
2. And be it enacted. That this act shall leemed a public act, and take effect immedi

Approved May 7, 1889.

CHAPTER CCXLIX. An Act respecting contracts by boards of e missioners in townships or villages, for light 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That it shall be lawful for any board of commissioners within any township or village in this State. having authority to procure and supply lights for lighting the public streets, to make a contract with any person or corporation for the supplying of such lights, for a year or term of years, which contract, when so made, shall be awful and valid, and the money payable under said contract in each year shall be levied and raised by taxation in the annual tax levies of

feet immediately. Approved May 7, 1889

CHAPTER CCL. An Act to authorize boroughs in this State, le cated on or near the ocean, and embracia within their limits or jurisdiction any beau or ocean f ont, to lay out and open streets ar d rives, and construct public walks along and pon the beach or ocean front, to grade, proget and otherwise improve the same, to pro ide the money necessary therefor, and to reg

1. Be it enacted by the Senate and General ssembly of the State of New Jersey. That it hall be lawful for the common council or other overning body in the boroughs of this State, located on or near the ocean and embracing within their limits or jurisdiction any beach or passed for that purpose, as herein provided, to lay out and open streets and drives and con-struct public walks along the beach of ocean front, and in like manner to grade and properly protect or otherwise improve the same, whethopened or constructed wholly or partly ween high and low-water mark, or wholly or artly on land covered by water.

2. And be it enacted, That where, in any bor ugh, an ordinance has been duly passed and approved for this purpose, designating therein the street or streets, drive or drives, walk or valks which it is the intention of such borough to lay out, open, construct and properly protect the character of the improvement intended to be made, which ordinace or ordinances shall be published at least ten days after it shall be ordere t to have a third reading, and before final assage, in the newspaper or newspapers in which the official notices of such city are or may be hereafter published, it shall be the duty of the city or borough counsel, or other principal law officer of such city, on behalf of such city or borough, to make app leation to the ity or borough is situate for the appointment f three commissioners to estimate the damages and benefits which the opening, laying out, construction and improvement of any such a fund to pay the interest of the said bonds managing said parks, construction and improvement of any such a fund to pay the interest of the said bonds managing said parks, street, walk or drive will occasion, with prospect to be issued as it falls due, and 2. And be it enacted, so authorized to be issued as it falls due, and 2. And be it enacted. nelude the value of the land taken, as well as shall mature; and every such borough shall the injury to the owner or owners of the re-maining land, by reason of such taking; nospecification will be heard shall be given, as the court shall direct, and may be either personal or by publication; upon satisfactory evidence of such notice having been given, the aid court shall, without unnecessary delay, appoint the said commissioners, who shall be a council or other governing body shall, by resorecholder in the borough for which the applicamissioners shall, within ten days after their ap-pointment, take and subscribe an oath before some person duly qualified to administer oaths, faithfully and impartially to execute the duties mposed upon them as such commissioners, and hey shall proceed without unnecessary delay to execution of their duties; in case of the death, resignation, refusal to serve or disability any commissioner so appointed the vacancy hall be filled by the said court, as soonas may be, on application as aforesaid And be it enacted. That the said commissioners so appointed suall, immediately after they are qualified as herein directed,

give notice by advertisements in the newspa pers in the county where said borough is lo cated, in which the public laws and official done in constructing streets, walks and drives, notices are printed, of the time and place of and protection of the same under the anthortheir meeting, at least ten days before the ity of this act, or in improving the same, the said meeting and the said commissioners, or common council or other governing body a majority of them, when met, shall have shall appoint a committee to be called the priated by said common council to the credit cower to examine witnesses, under bath, to "committee on streets, walks and drives," to of said park commission, to be used by said park be administered by any one of them, to enter co-sist of not more than five members of upon and view the premises, and adjourn said body, and the said committee, before from time to time; and they shall make a just proceeding to perform the said work, or any and true an estimate and assessment of the part thereof, shall cause plans and specificadamages and benefits as aforesaid, and make tions to be prepared therefor, and shall cause report of the same to the said court, signed by the sald commissioners, or any two of them; and the said court shall cause such notice to be given as it shall direct, of the time and place of hearing any objection that may be made to such assessment of assessments and, after hearing any matter which may be alleged against the same, the said court shall, by rule or order, either confirm the said report, or refer the same to the same commisloners for revision and correction, or to new commissioners, to be appointed by the said court, to reconsider the subject-matthereof; and the said commissloners, to whom the said report shall be so referred, shall return the same report, corrected and revised. or a new report, to be made by them in the premises, to the said court, without unneces jection, and they may advertise again for sary delay; and the same, on being so return such sealed proposals in the same manner ed, shall be confirmed or again referred by until the said work shall be finally awarded ; the said court in the manner aforesaid, as contracts for all such work and material shall right and justice shall require, and so from be made in the name of the borough, and time to time until a report shall be made or such regulations for letting such work and returned in the premises which the said court for securing the performance of the same, as the board of fire commissioners, or other mu-

thereby; and the said court shall thereupon ough clerk. or other governing body of the said borough, shall thereupon order and cause the said assessment so made to be collected or the damages awarded to be paid as herein provided; and the said commissioners can include in one report an estimate and assessment of

damages and assessments for benefits for any such opening or improvement, or may make separate reports thereof, as may be deemed most advisably by them. 4. And be it enacted, That whenever any estimate and assessment of damages have een made and reported, and certified as aforesaid, it shall be the duty of the common council or other governing body, within thiry days, to place in the treasury of the said borough a sufficient amount of money to pay the damages so estimated and awarded, and the owners of land taken or other persons entitled thereto shall be entitled to demand and borough, or, in default thereof, may have an action against such borough to recover the same in any court having jurisdiction thereof; and the lands and real estate so condemned shall, upon making such deposit, become the property of such borough for the uses for which the same are taken, and such borough shall be entitled to the possession thereof immediately, and the common council shall in like manner, upon any report of benefits having been received and certified as aforesaid, order and direct the collector or collecting officer of such borough to make an abstract of such assessment, and enter the same in a book or books to be kept for that purpose, and to give notice thereof, either personally or by ublication, for at least ten days, in the newsapers published in the county where said orough is located, publishing the official notices thereof, stating in general terms the treets or sections of streets and lands comprised in such assessment, and requiring the owners of land and real estate assessed, as chaser. stated in the said report, to pay the amount of the assessment so made, to the treasurer of such borough or to the other proper officer authorized to receive the same, within sixty days from the giving or publication of said notice; and all such assessments for benefits shall be and constitute a prior and first lien upon the lands and real estate upon which the same are imposed, and the same may be sold as hereinafter provided, to collect the amount of the assessment so made : it shall be the duty of the said commissioners in making their said report to annex thereto proper maps, showing thereon the lands taken and condemned, and the amount awarded therefor, and the names of the owners thereof, so far as the same may be as-

the names of the persons who are the owners thereof, so far as the same can be ascertained, and when they cannot be ascertained they shall be designated as "owners unan award of damages is made to any person who is not resident in such borough, or upon due inquiry cannot bd found therein, or is a unatic, or idiot, or under age, or is for any other lawful reason incapacitated to receive the same, or will not accept the same when tendered, that the borough treasurer shall make an affidavit of such fact, and shall file the same with the borough clerk; and the common council or other governing body of the borough shall, after inquiry into the facts of the case, direct the amount of such assessment to be paid into the treasury of such borough for the use of the person or persons to whom the same may be due, and the said the said court shall make inquiry on such apolication, and make such order in relation to he payment and distribution of the said noneys as may be just and equitable in the premises, and the said court may make such rules and regulations not inconsistent with the provisions of this act, for the practice or

certained, and where they cannot be ascer-

6. And be it enacted, That all assessments for costs, damages and expenses which six hundred feet therefrom. shall be incurred in the opening, laying out | 2. And be it enacted, That section two of the or construction of any street, public walk or act to which this is a supplement, and which drive, and protection of the same, or for the reads as follows: improvement thereof made under the authority of this act. or any supplement thereto, shall be assessed by the said commissioners upon all the owners of land and real estate in structing of any cistern or reservoir, shall be the said borough peculiarly benefited thereby, in preportion as nearly as may be to the advantage each shall be deemed to acquire, and in case the costs, damages and expenses shall exceed the amount of the said benefits, such thereof duly authorized by them, upon the benefits shall be assessed upon and paid by lands and real estate benefited by them, in prosuch year; provided, that no such contract shall be made for a longer period than five years. 2. And be it enacted, That this act shall take

procedure thereunder, as shall be deemed ex-

7. And be it enacted, That in order to provide for the payment of the costs, damages and expenses which may be incurred in making any public improvement under the provisions of this act, shall be lawful for the common council or other governing body of the said borough in the name of said borough to issue its bonds in any sum not exceeding in the aggregate one hundred thousand dollars, to be designated "borough improvement not exceeding twenty years and bear interest at any rate not exceeding six per centum per any sum not less than par, the proceeds of able. which shall be devoted exclusively to the payment of the costs and expenses of such imrovements; and it shall be lawful for the said borough, in anticipation of the issue of such bonds to issue temporary improvement certificates for a like amount, to run for a period not exceeding one year, payable with interest at a rate not greater than six per centum, which temporary certificates shall be paid out of the proceeds of the sale of the bonds hereby authorized to be issued, and all benefits as sessed for improvements made under the authority of this act shall be devoted exclusively to the payment of the interest and principal due upon the bonds hereby authorized to be issued, and shall be paid to the commisheld by the treasurer of said city or borough lands, for this purpose, and may be invested from 2. And be it enacted. That such lauds may time to time as the common council or other be paid for as provided in the second section governing body may direct; and it shall be of this act walk or drive will occasion, with pro- so authorized to be issued as it rails due, and of the same; all such damages shall the principal of the said bonds when they

> this purpose. 8. And be it enacted. That the commissioners appointed by virtue of the provisions of this act shall receive such compensation for the services rendered by them as the common lution, order land direct, not exceeding five dollars per day for each day's service rendered by them, and the same and all expenses incident to the execution of the provisions of this act shall be deemed part of the expenses of such improvement and be included in the cost of the same; and it shall be the duty of the commissioners appointed by virtue of this act, in making their report of any assessment for benefits made by them, to estimate and state therein the cost of the improvement for which the benefits are so estimated and assessed, in which they shall include the costs authorized by this act.

public notice to be given by advertisement of the work needed to be done and the material pealed, and that this act shall take effect imto be used therefor, inviting bids or sealed preposals therefor at least ten days before awarding the same as bereinafter provided, in the papers publishing the official notices in such orough or county, and they may give such further publication thereof as they may deem proper and advisable; and at the time and place designated in such notice they shall receive and open sealed porposals for the work so to be done and materials to be furnished, and shall award the same to the lowest bidder therefor: provided, however, that it shall be competent or the said committee to reject any and all bids so offered, if in their judgment the interests of the borough shall require such re-

the expiration of the time limited in the no- said fire department any officer or man doing tice herein directed to be given, no interest tire service or employed in such fire departthereon shall be charged or collected, but if ment who shall become unable, by reason of not paid within that time, interest at the rate injury sustained or sickness caused in the disof seven per centum per asnum shall be charged of his duties in said department, to charge I and collected from the date of the perform the adu ies assigned to him, or who final confirmation of the report of the com- shall be found to be disqualified, physically common council or other governing body in in such department, when such disqualificawhich such assessments have been made duties (or who, by reasons of advanced age, which remain unpaid for one year after the is found unfit for service in said department, date of final confirmation; every ordinance provided he shall have served therein at least to conform as nearly as may be with the pro- event that the salary or yearly allowance of estate sold for taxes and assessments, adjust- three hundred dollars, then to par to such and eighty-six, and the supplements thereto; ment, and paid to the widow of such officer all conveyances made in pursuance of this or man during her lifetime or widowhood; simple, and the borough may be a purchaser or pension may be paid to or for the support at any such sale, with all the rights of a pur- of the children of said deceased officer or

11. And be it enacted, That where, in any borough, streets, walks or drives are laid out, stallments each year, out of the appropriaprotected and constructed under this act, the tion of such fire department, at the same may, by ordinance, regulate the use thereof, and salary of fire men in active service in said and enforce such regulations and rules as department are paid, or, in the case of volmay be adopted by reasonable penalties unteer firemen, to be paid quarterly; and the which may be imposed for revenue. 12. And be it enacted, That this act shall ment shall be made with reasonable allowbe deemed a public act, and shall take effect ance for pensions as aforesaid, to be paid out of the same, as occasion may require, immediately. Approved May 7, 1889; take effect immediately.

CHAPTER CCLI. Supplement to an act entitled "An act to provide for local improvements by seaside associations," approved March twenty-ninth, one thousand eight hundred and sev-

enty-eight. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That section one of the act to which this is a supplement, and which reads as follows: "1. Be it enacted by the Senate and General Assembly of the state of New Jersey, That cance company organized or incorporated unwhenever it appears necessary, in the opinion der the laws of this State, transacting the the board of trustees, directors, commis- business of insuring the health of persons in sioners or other corporate authorities of any jury, disablement or death of persons resultincorporated seaside association, to open, lay ing from traveling, general accidents by land out or improve avenues, streets and sidewalks. or water, guaranteeing the fidelity of persons or either of them, to construct cisterns and holding places of public or private trust, the reservoirs for holding water for the extin- lives of horses, caule and other live stock, guishment of fires or other purposes for public plate-glass against breakage, steam boilers benefit, it shall be the duty of the said board against explosion and against loss of life or of trustees, directors, commissioners or other property resulting therefrom, or against loss corporate authorities, to first obtain the con- by burglary or theft, or either or any of them, tent, in writing, of a majority of the lot-own- to issue or renew any policy or policies on ers on the line of the proposed avenue, street any one risk in excess of ten per centum of or sidewalk to be opened, laid out or improved, the amount of its paid-up capital stock and or in case of a proposed construction of cisterns or reservoirs, a majority of the owners of lots 2. And be it enacted. That hereafter it shall within a radius of six hundred feet there- not be lawful for any, insurance company orfrom," be amended so as to read as follows: ganized or incorporated under the laws of moneys so placed in the said treasury shall be | 1. Be it enacted by the Senate and General any other State or country authorized and paid to the person or persons entitled to re- Assembly of the State of New Jersey, That permitted by the laws of this State to transact eive the same, but without interest, except whenever it appears necessary, in the opinion from the time that a lawful demand shall be of the board of trustees, directors, commissionmade therefor and payment thereo; refused, ers, or other corporate authorities of any inand any person interested in the said moneys corporated seaside association or borough com- cidents by land or water, guaranteeing the may make application to the said court of the mission, to open, lay out or improve avenues, fidelity of persons holding places of public or county wherein such borough is situate, and streets and sidewalks, or either of them, or to construct cisterns and reservoirs for holding other live stock, p'ate-glass against breakage, water for the extinguishment of fires or other, steam boilers against explosion and against purposes for public benefit, it shall be the duty of the said board of trustees, directors, comfirst obtain the consent, in writing, of a ma-jority of the lot owners on the line of the pro-

> jority of the owners of lots within a radius of "2. And be it enacted, That the cost and expenses of the opening, laying out or improving any avenue, street or sidewalk, or of the conassessed by the borad of trustees, directors, commissioners or corporate authorities of such incorporated seaside association, where such mprovement is to be made, or by a committee portion to the benefit received and not in ex-

posed avenue, street or sidewalk to be opened, laid out or improved, or in case of a proposed

construction of cisterns or reservoirs, a ma-

ess thereof, and in such manner as may be fair and equitable," be and the same is hereby amended to read as follows: 2. And be it enacted, That the cost and expenses of the opening, laying out or improving any avenue, street or sidewalk, or of the constructing of any cistern or reservoir, shall be assessed by the board of trustees, directors, commissioners or corporate authorities of such incorporated seaside association or borough commission, where such improvement is bonds," which bon is shall run for any period to be made, or by a committee thereof duly authorized by them, upon the lands and real estate benefited by them, in proportion to the annum, payable semi annually, and may be benefit received and not in excess thereof, sold and disposed of by the said borough at and in such manner as shall be fair and equit-

Approved May 7, 1889.

CHAPTER CCLIL Supplement to "An act to provide for the purchase, construction and maintenance of public parks by the cities and other mu-nicipalities in this state, approved March fourteenth, one thousand eight hundred and

eighty-three. Be it enacted by the Senate and General Assembly of the State, of New Jersey, That where cities have purchased lands for public parks, and in order to complete and to give a better outline or boundary for said parks, it is sioners of the sinking fund of such borough necessary to purchase more lands, that said for that purpose, where sinking fund commis- cities, by a vote of three-fourths of the sioners exist in any such city or borough, and finembers of the common council or board o where no such commissioners exist shall be aldermen of such city may purchase said

the duty of the said common council or other 3. And be it enacted. That cities of the secgoverning body to provide by taxation such and class owning parks may, by a vote of sum, in addition to the amount so assessed three-fourths of the members of the common for benefits in the annual tax levy of such council or board of aldermen of such city, city or borough, as will be sufficient to create create a park commission for the purpose of Approved May 7, 1889.

CHAPTER CCLIII. Supplement to an act entitled "An act to maintenance of public parks by the cities board. and other/municipalities of this state," approved March fourteenth, one thousand eight indred and eighty-three. 1 Be it enacted by the Senate and General

and with the general taxes of said city, and said plan. be known as "the park fund," and shall be ased for the construction, improvement and take effect immediately. maintenance of such parks. 9. And be it enacted, That in all work / 2. And be it enacted, That in any such city where a park commission now exists, or may hereafter be appointed to take charge of the improvement and maintenance of said parks, that the said "the park fund" shall be approcommission in maintaining and improving said park or parks; that where no such park commission exists, such fund shall be so expended by 3. And be it enacted. That all acts inconsistent herewith be and the same are hereby re-

nediately Approved May 7, 1889.

CHAPTER CCLIV. An Act to amend an act entitled "An act concerning the fire departments of this State, and to provide for the retirement of firemen and employees therein," approved March twenty-third, one thousand eight hundred and eighty-eight. 1: Be it enacted by the Senate and General Assembly of the State of New Jersey, That section one of the act entitled "An act concerning the fire departments of this State, representatives of the United States. and to provide for the retirement of firemen and employees therein," approved March twenty-third, one thousand eight hundred and eighty-eight, be and the same is hereby amended to read as follows: 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That shall confirm; and such report, when so con- the common council or other governing body nicipal authority having charge and control of firmed by said court, shall be final and con- may require, may be made, and all such con- any fire department in this State, shall have Whereas, By an act entitled

clusive, as well upon the said borough as the tracts may be signed on the part of the bor- the power, by resolution or ordinance, adoptowners of any land and real estate affected ough by the mayor and attested by the bor- ed by two-thirds vote, subject, in cities where the fire der artment is not under control of fire cause a certified copy of the said report to be | 10. And be !! enacted, That in case any commissioners, to the approval of the mayor transmitted to the borough clerk, with a cer-assessment for benefits, made under the pro-tified copy of the rule of said court confirm-visions of this act, shall be paid on or before veto power, to retire from all service in the missioners; and it shall be lawful for the or mentally, for the performance of his duties any such borough, by ordinance, to provide tion has been induced and caused through for the sale of all lands and real estate on the discharge of or attempt to discharge said such sale or sales shall be made, the officer or officers by whom the same shall be conducted and purposes to carry on operations, and shall also loss the pame of the foregoing process to carry on operations, and shall also state the name of the foregoing process to carry on operations, and shall also state the name of the foregoing process to carry on operations, and shall also state the name of the form of the foregoing process to carry on operations, and shall also state the name of the form of the foregoing process to carry on operations, and shall also state the name of the form of the foregoing process to carry on operations, and shall also state the name of the form of the foregoing process, they shall also have the principal authority having charge or control of such lands and real estate by the owner, mortgages, increased the procession of this State recited in the presents of said company within this State shall be deemed to be the same after obtice of the sale thereof.

2. Be it resolved, That the Governor be respectfully requested to transmit a copy of this joint resolution to the legislation or unfitness for service in said department, an annual allowance and country in which the provision of the form their bridge the wagon and footing the beginner or man so retired, on any other provision of the form their bridge the wagon and footing the beginner or man so retired on any other provision of the form their bridge the wagon and footing the beginner or man so retired on any other provision of the form their bridge the wagon and footing the beginner or man so retired on the form their bridge the wagon and footing the beginner or the business of early and country in which the provision of the business of early and country in which the provision of the form their bridge the wagon and footing the beginner or the business of early and country in which the provision of the form their bridge the wagon and footing to retired the treatment of the legislation or unfitted the provision of the form the form the and delivery of proper deeds of conveyance dollars, and in the case of volunteer firemen therefor; all such proceedings shall be made not to exceed one hundred dollars, and in the visions made for the sale of lands and real such officer or man shall have been less than ed and fixed under an act entitled "An act officer or man a yearly pension not less than concerning the settlement and collection of arrearages of unpaid taxes, assessments and water rates and water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subjected to future taxation and assessment," passed March thirtieth, one thousand eight hundred and fifty dollars; and if any of licemen in certain cities in this State.

1. Be it enacted by the Senate and General Assembly of the Btate of New Jersey, That in all cities of the State, other than towns, and to provide for the sale of lands subjected to future taxation and assessment," passed March thirtieth, one thousand eight hundred and fifty dollars; and if any of licemen in certain cities in this State.

1. Be it enacted by the Senate and General Assembly of the Btate of New Jersey, That in all cities of the State, other than towns, be pension, not exceeding one hundred at diffty dollars; may be allowed by such board of fire commissioners, or other municipal authority having charge or control of such fire department shall be as hereinafter to specified, viz: to aids, sergeants, detectives by the Senate and General Assembly of the Btate of New Jersey. That in all cities of the State, other than towns, be dollars, may be allowed by such board of fire commissioners, or other municipal authority having charge or control of such fire department shall be as hereinafter. authority shall convey to the purchaser or or, if he shall leave no widow, or in the event purchasers the title of the lands sold in fee of her death or remarriage, such allowance man during their minority, respectively; and provided, that the same shall be paid in incommon council or other governing body time and in the same manner as the wages appropriation each year to said fire depart-

> * CHAPTER CCLV. Further Supplement to an act entitled An act to provide for the regulation and incorporation of insurance companies Revision approved April pinth, one thousand eight hundred and seventy-five. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That hereafter it shall not be lawful for any insur-

2. And be it enacted, That this act shall

Approved May 9, 1889.

the business of insurance on the health of persons, injury, disablement or death of persons resulting from travelling, by general acprivate trust, the lives of horses, cattle, and or against loss by burglary or theft, or either missioners or other corporate authorities, to or any of them, to issue or renew, in this State, any policy or policies on any one risk ten per centum of the amount of its paid-up capital stock and net surplus. 3. And be it enacted, That whenever any insurance company such as is described in the second or third sections of this act, shall violate any of the provisiors of this act, the Secretary of State, on being satisfied of any such violation, shall revoke and cancel any and all certificates of whatever character issued by him to any such insurance com-

> pany or to the agents of any such insurance 4. And be it enacted, That it shall not be lawful for any person or persons to seek, take or effect, or cause or procure to be made or effected, or receive applications for any character of insurance named in the first or second sections of this act, by or in behalf of any such insurance company as is described in the provision of this act which shall have violated any of the provisions of this act; and every violation of the provision of this section shall subject the party violating the same to a penalty of five hundred dollars, to be sued for and recovered in the name of the State by the prosecutor of the pleas of the county in which such violations shall occur; one-half of the said penalty, when recovered, shall be paid to the treasurer of the said county for the benefit of the charitable fund of the fire department in said county, or if there is none, then for the benefit of said county; and the other half to the informer of the vio-

5. And be it enacted, That this act shall take effect immediately. Approved May 9, 1889.

A Further Supplement to an act entitled "Ar

provide for the purchase, construction and which granted the same, be revoked by said dinance or ordinances, under the power now Assembly of the State of New Jersey. That conferred by law, requiring that the plan of in all cities of this state which have hereto- the plumbing or drainage system to be confore or/may hereafter purchase a park or parks structed in any building within their respecunder under the act to which this is a supple-ment, the common council of such city shall of the board of health, shall have the power levy A tax of one-nifth of one million each dollar to charge a fee not exceeding two dollars to on all the taxable property in such city, such be paid by the owner or other person filing tax to be levied and collected in like manner said plan to the said board of health, on fileg 4. And be it enacted. That this act shall

> JOINT RESOLUTION, NO. VI. Joint Resolution requesting the congress of the l'nited States to pass a law granting a pension to every bonorably discharged t ston soldier who was confined in a prison of the enemy during the war of the rebeliton, and the payment of the additional sum of two dollars per day to every such soldier for every day of such imprison-

Approved May 9, 1889.

Approved May 9, 1889.

Be it resolved by the Secate and General Assembly of the State of New Jersey That the senate and house of representatives of the United States be requested and they are hereby urged to pass a law provide ethat all honorably discharged Union soldiers of the late war who were confined in rebel prisons, shall be placed on the pension rolls of the United States at not less than I welve dollars per month, and that, in addition they shall receive the sum of two dollars per day for each day of such imprisonment, 2. And be it resolved. That the governor of this State be requested to forward a copy of this resolution to the senate and house of

JOINT RESOLUTION SO. VII. Joint Resolution requesting the State of Pennsylvania to adopt such legislation as sey, by Alfred M. Parsons. William (i. may be necessary to make the waters of the Howell, Jesse Wilson, Lloyd Ridge, Delaware river available for manufacturing Edmund Wright, Laward S. Eirkbride, James purposes

CHAPTER CCLVII. An act regulating the pay of officers and popreciped, viz: to aids, sergeants, detectives bank commissioners, constituted by the fifty-or lieutenants the sum of twelve hundred first section of said act, be first had and obdollars per annum; to round-sergeauts or tained; and also a certificate, signed by all roundsmen, the sum of not less than ten hundred and fifty dollars per annum, and to patrolmen the sum of twelve hundred dollars per annum, in lies of all other compensation whatever.

2. And be it enacted, That this act shall take effect immediately; provided, that its provision shall remain inoperative in any city or municipality until assented to by a majority of the legal voice cast for or against an increase of pay at any regular charter or general election to be bereafter beld in such city or municipality, when submitted to said voters by the concurrence of the boards hereinafter designated; and the city clerk of such city or cations

designated; and the city clerk of such city or municipality shall, on the resolution of the common council, board of alderman, board of police commissioners, or/other governing body of such city or municipality, when concorred in by the board having charge and control of the finances in such city, provide steam or waver power, and which has sup-five of the same act be and hereby is amended to a such city provider.

An Act to legalize certain newspaper publications cations cations cations cations cations and the city clerk of such city or municipality, when concorred the second of the State of New Jersey, That any weekly newspaper which has been established its own separate and complete equipment of type and of presses, run by control of the finances in such city, provide steam or waver power, and which has sup-five of the same act be and hereby is amended for each elector voting at such election, ported the regular nominations of either of ballots, to be printed or written, or partly the two leading political parties in any counballots, to be printed of written, or partly printed or partly written, on which shall be either the words "for increase of pay of police department," or "against increase of pay of police department," and if a majority of those voting shall be in favor of an increase of the pay of the police, then this act shall go into effect immediately, and the pay or salaries of the officers or men of such department shall be as here in before stated; persons entitled to vote at any charter or general election shall express their assent to or rejection of this act by depositing their ballots in the election in the election precincts, districts or wards of any such city, and those who are in An Act in relation to the publica ion of city favor of the acceptance of this act shall each deposit a ballot containing the words "for increase of pay of police department" written eral Assembly of the State of New Jersey, or printed thereon, and those who are opposed shall each deposit a ballot with the words has been designated by law for the publication of the official advertisements of said ment, written or printed thereon, and this city, such designation as an official paper acceptance or 1 upon the ballot on which are the names of lication has been temporarily suspended, if the ward, city, county or state officers, and publication has afterwards been resumed un-shall be counted in determining such result. der the same or another name, but without and there shall be a canvass of the return of change of pwnership, and the official adver-

municipality in which this act shall become officials. increase of pay or salaries therein made shall take effect immediately. go into effect on the first day of Approved May 9, 1889, the next calendar month thereafter. notwithstanding that there may not be any existing appropriation or fund sufficient to permit such increase, and the board or authority having control of the finances of such city or municipality shall borrow a sufficient sum to cover such increase for the remainder of the current fiscal year of such city or municipality, or may permit the same to be paid out of any money of said city or municipality, and shall put such sum in the next tax levy raised in said

eity or municipality.
4. And be it enacted, That this set shall take effect immediately Approved May 0, 1880.

An Act to authorize boards of chosen freeholders to change the location of county bridges, and to construct the approaches Be it enacted by the Senate and General Assembly of the State of New Jersey, That in any place upon public road of any of the counties of this state, where any bridge or bridges need rebuilding or repairing, and the board of chosen freeholders of any such county shall, by a unanimous vote of said board, decide, that they can, for a less amount than it will cost to rebuild or repair said bridge or bridges, purchase the right of way over adjoining lands, and build said road or roads and put the same in traveling condition then it shall and may be lawful that the said board may, by said vo'e of said board, make such purchase of said right of way, if it can b done, and the new road build or repair said brige or bridges; pro-vided, that the point where said new road

2. And be it enacted. That that the work act to establish in this State boards of health of building and making of any such road

CHAPTER CCLIX.

company there

Whereas, Divers citizens of the States of New Jersey and Peonsylvania have formed a young interest free bridge association, called the Bucks and Mercer free bridge association, for the purpose of creeting a free bridge over the Delaware rive at a distance of less than three miles from the location of the present bridge of the president, managers and company for creeting a bridge over the river Delaware at or near Trenton, with money raised by subscription among the money raised by subscription among the citizens of the said two States; and where as the State of New Jersey, in the charter of the said president, managers and company for exacting a bridge over the river Delaware at or near Trenton, agreed that it should be uniawful for any bridge to be erected by any persons within the gold distance of three sules from the bridge of the

1. Be it enacted by the sens's and G n.

arai Assembly of the State of hew surey.

That the concent of the State of New Jersey and in possession of ien those bereafter formed, free bridge over the Delaware river at a point in the borough of Morrieville, in the country of Bucks and State of Pennsylvania, Approved May 2, 1889. opposite to Fall street, in the city of Trentoo, in the State of New Jer-

Fulton New York

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POST CARDS

r. A. L. Wotthing-William H. Skirm

which supplement was approved April pleted within three years, and, when erected, as to read as follows:

twelfth, one thousand eight bundred and shall at all times hereafter, forever, be a free 15. And be it enacted. That any company sechts, at diff such other means. seventy-six, the state of New Jersey made bridge, over which the citizens of the said organized as aforesaid may carry on a part, apt repriate to the objects for w

CHAPTER CCXL. A supplement to an act entitled "An act to authorize and regulate the business of

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That no bank or banking company shall be organized under the provisions of the act entitled "An act to authorize and regulate the business of banking," [Revision], approved April ninth one thousand eight hundred and sev enty-five, unless the consent of the board of state before or at the time of incorporating

advertisements. Be it enacted by the Senate and Genection may be expressed shall not be annulled by the fact that its pubthe votes upon the question of such-see pt- tisements of said city shall continue to be ance or rejection made by the election offic- made therein, and the owners thereof shall ers in the same way and manner as for offic be entitled to be paid, or to recover from ers voted for at such election.

Said city, for city advertisements published in Said newspaper by the direction of the city said city, for city advertisements published in operative in the manner therein provided, the 2. And be it enacted, That this act shall

seventy-five. mechanical and manufacturing productions, the company, but shall be reported in this recollections and discoveries of works of art, of spect according to the fact. horses, cattle, sheep and other live stock and ment of speed and other qualities in horses. and other animals; to provide, keep and maintain grounds, buildings, road tracks, be necessary or desirable for the proper display of the articles and things exhibited at effect immediately. said fairs and exhibitions; to encourage competition by the offer and payment of preminms and rewards for stock and articles of

a superior kind, class or quality, and to ask, demand and receive reasonable fees for the admittance of exhibitors and visitors to said fairs and exhibitions. 2. And be it enacted, That for the purpose of maintaining order and preserving the peace and decorum upon all grounds on which any fair and exhibition shall be held by any association organized under the provisions of the act to which this is a supplement, and the other supplements thereto, the directors of built and put in traveling condition for a sum deemed to be less than it would cost to rediction upon the grounds on which such association shall hold any fair and exhibition, and shall start shall not be more than the boundaries of such grounds; it shall be lissued for property purchased under spection five hundred yards from where it shall again the duty of said directors and they shall have ment may, by a vote of the board of directors. for the distance of one quarter of a mile from power, to suppress the sale of intoxicating ment may, by a vote of the board of direc liquors by parties not regularly licensed by act to establish in this State, boards of health and as bureau of vital statistic, and to define their respective powers and duties," approved March thirty-first, one thousand eight hundred and eighty-seven.

1. Be it enacted by the Senate and General Assembly of the State of New Jerser, That all local bracks of health shall, in addition to the powers now vested in them, have power to pass, after or amend ordinances and rules between shall be township where said road in the two making where said road and regulate persons engaged in the country, there thereof shall be township where said road and regulate persons engaged in the country, the board, the payment of the fees that shall in conveyance in protection of the powers now vested in them, have power to pass, after or amend ordinances and rules becomes and rules to be made; and if said work to the powers now vested in them, have power to pass, after or amend ordinances and rules thereof shall be the present of the powers now vested in them, have power to pass, after or amend ordinances and rules the powers now vested in the many power in the powers now vested in them, have power to pass, after or amend ordinances and rules thereof shall be contracted, completed where the powers now vested in them, have power to pass, after or amend ordinances and rules the powers now vested in them, have power to pass, after or amend ordinances and rules the powers now vested in them, have power to pass, after or amend ordinances and rules the powers now vested in them, have power to pass, after or amend ordinances and rules the power now vested in them, have power to pass, after or amend ordinances and rules the power of the powers now vested in them, have power to pass, after or amend ordinances and rules the power of the powers now vested in them, have power to pass, after or amend ordinances of the company of the power the public authorities, and to prohibit every

granted under the provisions of the foregoing. 1.3. And be it enacted, That on and after be endorsed thereon by said cierk, such company, including the right to vote Assembly of the State of See Jersey The year from the date of granting the same: progranted under the provisions of the foregoing section shall continue for the term of one year from the date of granting the same; provided, that if any person licensed as aforesaid, or any of his employees, betwants or agents, shall violate any ordinance or rule of said board in cleaning any cesspool or privy, or in removing the contents thereof, such license may, in the discretion of the board which state of the same, be revoked by said board.

3. And be it enacted, That on and after the endorsed thereon by said clerk, who shall be paid for each oath or affirmations of the board in cleaning any cesspool or privy, or in removing the contents thereof, such libence may, in the discretion of the board with the same, be revoked by said board.

3. And be it enacted, That on and after the endorsed thereon by said clerk, who shall be paid for each oath or affirmations of the board of chosen freeholders of raid count in so file the sum of twenty-five cents, and the persons so appointed and sworn or affirmation to the perferred stock of the company issuing the same, carry or agents, shall violate any ordinance or rule of said board in cleaning any cesspool or privy, or in removing the contents thereof, such libration of the board with the order of said board.

3. And be it enacted, That all local boards, board.

3. And be it enacted, That on an effective dividends thereon and encount of the persons as appointed and sworn or affirmation to the perferred stock of the company issuing the said directors and encountered stock on the company issuing the said directors and encountered stock of the company issuing the said directors and encountered stock of the company issuing the said directors and encountered stock of the company issuing the said directors and encountered stock of the company issuing the said directors and encountered stock of the company issuing the said directors and encountered stock of the company issuing the said directors and encountered stock of the company issuing the said directors and encountered st of this State, or who shall conduct themselves in a disorderly manner, or disturb or wrong-In Ac giving the assent of this State to the fully interfere with any such fair and exhibit erection of a free bridge over the river Del. tion, or the exhibitors thereat or visitors aware within a distance of less than three thereto, or who shall violate any of the rules miles from the bridge of the president, or regulations of the association who may managers and company for erecting a hold any such fair and exhibition, and any bridge over the river Delaware at or near person so arrested shall be taken, as soon as Trenton, and providing for obtaining the conveniently may be, before a justice of the assent of the said president, managers and peace of the county in which such fair and xhibition may be held, there to be deal; with according to law.

hundred and seven'y ave.

tance of three miles from the bridge of the tad by it is lessee thereof, if such ratiroad peraaforementioned company, which exclusive the already built, and has acquired its right a
right it is represented that the said president, managers and company aforesaid are
willing to relic uish upon condition of the
leg relieved of the obligation to maintain a
ling lands; but such corporation shall not in

3. And be it enact d, That this act apply as well to corporations already formed and in possession of leased railroads, as those percepter formed. 3. And be it enected, That this not abs

A Supplement to an act entitled " An act concerning corporations," approved April sprenth, one thousand eight burdred and reventy five. Be it enacted by the Seng's and Gen-

CHAPTER CCLXV.

to an act entitled 'An act concerning cor- and George W. Lanning, committee of the eral Assembly of the State of New Jersey, porations,' approved April seventh, one said Bucks and Mercer free bridge association thousand eight bundred and seventy five.' provided, that the said bridge shall be comis a supplement be and hereby is amended so infent of the said bridge shall be comis a supplement be and hereby is amended so

seventy-six, the state of New Jersey made provision for the construction and maintenance of dams and other appliances for rendering available for manufacturing purposes the water of the Delaware and other rivers; and whereas, it is necessary for carrying into effect the provisions of said act, so far as it applies to the river Delaware, that similar less state of Lennaylyania; and whereas, the state of Lennaylyania; and whereas, the state of Lennaylyania; and whereas, civer Delaware at or near Trenton, assenting of its business out of this State, and have the right to cross with of its business out of this State, and have the right to cross with one or more offices and places of business out of this State, and may hold, purchase and of the said of the said may hold, purchase and of the said may hold, purchase and of this State, and may hold, purchase and of the said may hold, purchase and of the said may hold, purchase and of the said may such the said of the said may carry on a part. The provided and have the right to cross with one or more offices and places of business out of this State, and may hold, purchase and of the said may carry on a part. The provided and have the right to cross with one or more offices and places of business out of this State, and may hold, purchase and of the said may carry on a part. The provided and have the right to cross with one or more offices and places of business out of this State, and may hold, purchase and of the said may carry on a part. The provided and have the right to cross with one or more offices and places of business out of this State, and may hold, purchase and of the said may carry on a part. The provided and have the right to cross with one or more offices and places of business out of this State, and may hold, purchase and of the said may carry on a part. The provided and fort did the said may carry on a part. The provided and fort did the said may carry on a part. The provided and fort did the said may carry on a part. The provided and fort did the said may that similar leed lation should be adopted by the State of Tennsylvanis; and whereas, the rendering available the said water to the construction of the bridge authorized on out of this State, and in what town or the charter and privileges of incorporate to the construction of the bridge authorized on out of this State, and in what town or the charter and privileges of incorporate to the said water to the construction of the bridge authorized would be of great benefit to the States of in the first section of this act, at a point withPennsylvania and New Jersey; therefore, in three miles of the location of their said

1. Be it resolved by the Senate and General Assembly of the State of New Jersey, the first section of this act is erected and That the Legislature of the State of Pennsylvania be respectively requested to adopt such move from their bridge the words and foot.

> 2. And be it enacted. That section seven-teen of the same act be and hereby is amended so as to read as follows : 17. And be it enacted, That the directors shall not be less than three in number, and, except as hereinafter provided; they shall be chosen annually by the stockholders, at such time and place as shall be provided by the y-laws of the company, and shall hold their flices for one year and until others are chosen and qualified in their stead ; and one of the directors shall be chosen president, either by the directors or by the stockholders, as shall be directed by the by-laws; but by so providing in its original certificate of ncorporation, any company, organized under the act to which this is a supplement, may classify its directors in respect to the time for which they shall severally hold office, the and the same is hereby amended to read several classes to be elected for different

and that the term of office of at least one class shall expire in each certificate of heir incorporation is reconsticut year, and such directors shall hold office accordingly; any such company, whose directors shall be so class fied and which shall have more than one kind of stock, may, by so other and not exceeding to taxable taxab providing in its original certificate of incor-

so as to read as follows:

25. And be it enacted, That any company 25. And be it enacted, That any company maps of such surveys shall be find shall have power to create and issue certificand kept in the office of the association. cates for two kinds of stock, namely, general to the inspection of the lot owners, the tens stock and preferred stock; which preferred tees may sel and convey the lots or place stock shall at no time exceed two-thirds of and parts di lots or plots, designated on such actual capital paid in, and may be made subject to redemption at par at a fixed time, to and subject to such conditions and result e expressed in the certificate thereof; and the holders of such preferred stock shall be lots or plots by rules or regulations took entitled to receive, and the said company adopted, of hereafter to be adopted, by the shall be bound to pay thereon, a fixed yearly. trustees of such association, the conveyances cate, not exceeding eight per centum, paya- association and signed by the president ble quarterly, half yearly or yearly, before any dividend shall be set apart or paid on the association; any association incorporated said general stock; and in no event shall the under this agt may hold personal projects holder of such preferred stock be individ- to an amount not exceeding five thousand ually or personally liable for the debts or dollars, beside what may arise from the sale other liabilities of said company, but in case of of lots or plots; provided, that any portion of insolvency such debts or other liabilities shall the property of any such company, and a be paid in preference to such preferred stock; totally set art and used for buriat purposes. provided always, that except where it shall be otherwise provided in its original certificate of incorporation, no such company shall create or issue certificates for such preferred stock, except by authority given to the board of directors thereof by a vote of at least two take effect in mediately.

thirds of the stock voted at a meeting of the general stockholders, duly called for that 4. And be it enacted. That see ion fiftyfive of the same act be and hereby is amended so as to read as follows: 55 And be it enacted, That the directors

of any company incorporated under this act may purchase mires, manufacturies or other property necessary for their business, or the stock of any company or companies, owning mining, manufacturing or producing mate-Further Supplement to an act entitled "An Itials, or other property necessary for their eral Assembly of the State of Assembly o act concerning corporations," approved business, and issue stock to the amount of the That section April seventh, one thousand eight hundred value thereof in payment therefore, and the proved Mich twenty fifth, the thousand stock so issued shall be declared and be taken eight hungred and eighty fire to and the 1. Be it enacted by the Senate and General to be full paid stock and not liable to any same is bereby amended so that he same has been by of the State of New Jersey. That further call, neither shall the holder thereof shall read as follows every corporation that has heretofore been be liable or any further payments under any organized, and that shall hereafter be organ of the provisions of this act; and said stock body of a person who has did not be act. ized, under the act to which this act is a supple- shall have legibly stamped upon the face pox, cholen yellow fever, shap or to have ment, and he other supplements thereto, for thereof, "is ued for property purchased," and the purpose of holding agricultural fairs and in all statements and reports of the company any new disease, publicly description exhibitions shall have the power to hold fairs to be published, this stock shall not be stated state board of health, or by any rounds hard and exhibitions of agricultural, horticultural, or reported as being issued for cash paid into of health, to he epidemin or and he

5. And be it enacted. That this supplement animals, and for the encouragement of com- shall not apply to any corporation existing petition in the breed of stock and develope- under a special charter or which is in the hands of a receiver. walks and such other improvements as may paits of acts inconsistent herewith be and are hereby repealed, and this act shall take

CHAPTER CCLXVI

Approved May 9, 1889.

Supplement to an act entitled " A Supplement to an act entitled ' An act concerning corporations,' approved April seventh, one thousand eight hundred and seventy-five." which supplement was approved March thirty-first, one thousand eight bundred and eighty two. 1 Be it enacted by the S-nate and General Assembly of the State of New Jersey, That the second section of the act to which this is a supplement be and hereby is amended so

as to read as follows: 2. And be it enacted. That any stock issued for property purchased under rection tors, whenever the certificate of incorporation shall authorize the exercise of such a power. the entire capital of the company issuing the deemed absolute, unless such contract to east same; and provided, further, that the preferred stock so issue! shall be entitled to dividends on a par with preferred stock before issued only with the assent of the holders of preferred stock then outstanding, or corded in the clerk's office of the court's in case it shall have been so provided in the in the party soutracting to buy, if a resort original certificate of incorporation, or in the original certificate of incorporation, or in the certificates for preferred stock outstanding.

2. And be it enacted. That this supplement shall not apply to any corporation existing under a special charter or which is a the time of the result of the res

isting under a special charter or which is in provided, that in any county where the the bands of a receiver.

3. And be it enacted. That all acts or parts of acts inconsistent herewith be and the same are hereby repealed, and this act shall.

3. And be it enacted. That all acts or parts of acts inconsistent herewith be and the same are hereby repealed, and this act shall be it enacted. That he content is a first or parts of acts inconsistent herewith the and the same are hereby repealed. take effect immediately.

CHAPTER CCLXVII.

Approved March 9, 1889.

1. Be it ensered by the Senate and Gen- supplement to so set entitled " An act to incorporate boat clubs and other associations for the promotion of athletic exercises," approved April twenty-first, one thousand eight hundred and seventy six. 1. Be it enac'ed by the Senate and General Assembly of the State of New Jersey. That any association incorporated or to be incorporated berrafter noder the act to which this purchasing real estate and erecting the necessary buildings have a second of the necessary buildings have been second or the necessary been second or the necessary buildings have been second or the necessary been second or the necessary been second or the necessary been secon smarty buildings, laster shares, in sums of not corded, and the book and page it will less thad any dollars, redreshable in twenty years, or sooner, bearing fateres; as a rate foot and wagon bridge; in order tout its pry case be authorized to acquire lands for not excreding five per centum per annum; entire structure may be devoted to railroad right of way additional to that by it leaved said shares may be secured by mortgage or otherwise, at the option of the corpora-

3 And be it enacted, That e ction six of the art to which this act is a supplement be amended so as to read as follows: And be it enacted, That the sole and

4. And be it enacted, That all and parts of acts inconsistent with the ions of this act be and the same are 5. And be it enacted. That this art . . . Approved as 9, 1889.

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APTER OCLAVIII An act to attend an act entitled "An act to authorize the incorporation of fural con-etery assect attons and regulate complete [Revision] approved April winth, che the sand cight Hundred and seventy five 1. Be it exacted by the Serate and eral Assembly of the State of New J. That section numbered four of said and

follows: 4. And best enacted, That any asserfor a longer period than one year or tion incorposated under this act, or under for a longer period than five years, any special set, may take, by purchase or learn that the term of office of vise, and hold within the county in which the seventy five bousand dollars, to be held and occupied exclusively for a cemetery for the burial of the dead, such land, or such partial thereof as may, from time to time, being quired for that purpose, shall be survey paths, allers and walks, as the true tees deem proper, and a map maps, upon such terms as shall be agreed tions as may be imposed upon the use of au to be execut the vice president and the treasurer of the

shall be subject to taxation until the same we has been so set apart and used for actually at poses of binal, excepting roads and walks actually gricied and in use.

2. And took enacted, That this act who Approve May 1, 1880 EHAPTER COLXIX authorize, the incorporation of tura . . . me

Revision approved April ninth, manie sand eight hundred and seventy dive de the supplement thereto, approved Martwenty bilb, one thousand stable harding and eight live. 1. Be it chacted by the Senate three of said supplement, al 3. And it enacted; That to de ad largar contagious, shall be disinterred of tens ved from any grave, tomb, vault of place of burial within the limits of this Syste at any time, unless the said body was fortunally is terred in a metallic case, hermytually scaled. and then only by order of and under the direction of the board of health within whose jurisdiction such body was buried provided. however, that the provisions as to said metal lie case shall not apply where said tenfy state have been buried or interred three years of more, and shall have died from other decar than small pox, cholera, or sellow fever and provided further, that it may be lawful to remove for mediterment between the first day of November and the first day of April is each year within the limits of the same arm have died from other disease than small is a cholera or fellow fever; provided, that significant

cial permit berefor is first obtained from the board of bealth within whose juried from the such body chall be buried.

2. And it enacted, That all acts and parts of see, inconsistent with the provisions of the act, be and the same are hereby repealed, at this act shall take effect diately. Approx May 9, 1889

HAPTER COLVA An Actionograing county clerks | | Best | Separe and trees

with such educations and reservations trees be recorded as directed in the succeeding to 2 And he B enacted. That the instruments a mentloned ! the preceding section shell to the

or conveying intended to operate as a to sell grands and chattels pondition at recorded unique the execution thereof the first acknowledged or proved, and showledged or proved and showledged by law for the action manner properties by law for the action of the selection of the s isters of the several counties of the make as record such hastruments in accordance will be provisions of this ant in the books hard for recording of chattel mortinase and he was clerks and believe that respectively entry foet of the second of each such matrix and instrument so recorded, the time when contract of balls or instrument was it will be in his affect to be recorded, and the

denver the same to the party collect or otherwise, at the option of the corporafing.

2. And be it enasted, that the centrol and disposal of the fund, property and estate of raid corporation, shall be vested in the board of trustees mentioned in the act to which this said receive compensation for his services, and no person shall be entitled to a rote in said corporation naless duly elected a mem.

2. And he it enasted, that the centrol and defends in the said certified corporation, shall be vested in the board of trustees mentioned in the act to which this such received as they are entitled such received as they are entitled to a sore in said corporation naless duly elected a mem.

3. And he is a the option of the property indexed in the cases and in the raid certified corporation, shall be rested in the board indexing that is the raid certified corporation. The case of the raid certified corporation of the property indexed in the cases are in the raid certified corporation in the cases are in the raid certified corporation of the property indexed in the case and in the c cale hall be properly indexed is the

actions substituent parchasers and from the fiftee of the recording the same becomeded of record of now provided by law for name of

Approved May 5. 1860

et a 5.5.44

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